1 2 3 4 5	Mark F. Anderson (SBN 44787) Kemnitzer, Anderson, Barron, Ogilvie & Brewer L 445 Bush Street, 6 th Floor San Francisco, CA 94108 Ph: (415) 861-2265 Fax: (415) 861-3151 mark@kabolaw.com Attorneys for Plaintiff	LP	
6	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
7			
8			
9	ROBERT MICHAEL WILLIAMS,)	Case No. CV 07 5956 CRB
10	Plaintiff,))	DECLARATION OF MARK F. ANDERSON IN SUPPORT OF MOTION FOR LEAVE TO WITHDRAW AS COUNSEL FOR
11	v.)	
12	EXPERIAN INFORMATION SOLUTIONS, INC., et al,)	PLAINTIFF & PROOF OF SERVICE
13 14	Defendants.)	Hearing date: June 27, 2008 Time: 10:00 AM Courtroom: 8, 19 th Floor
15			Judge: Hon. Charles Breyer
16	Mark F. Anderson declares:		
17	1. I am counsel for plaintiff Robert Michael Williams in this civil action alleging		
18	violations of the Fair Credit Reporting Act.		
19	2. Plaintiff Robert Michael Williams is married to Ellen Williams. Mrs Williams, who		
20	informs attended a law school, has been my contact person on this case. Mrs Williams professes to		
21	have a deep understanding of all factual and legal aspects of this action. Mrs Williams acts as both		
22	the lawyer for her husband and the person who makes decisions for her husband in this action.		
23			
24	3. The professional relationship between us has completely broken down. Under the		
25	circumstances, I cannot adequately represent the plaintiff.		
26			
27	Decl of Mark F Anderson In Supp of Motion for Lv to Withdraw, Williams v Experian, No C 0705956 CRB		

- 4. On May 12, 2008, I sent an email to Mrs Williams asking her to find another attorney or to substitute in as her husband's attorney. She replied she would not do so.
- 5. My withdrawal will not prejudice the plaintiff. The plaintiff has time to find another attorney before the next event in this case, which is the plaintiff's deposition scheduled for July 18, 2008. There is a mediation set for September 19, 2008. The next status conference is not until October 3, 2008.
- 6. On May 13, 2008, I sent copies of the Motion, this Declaration and (proposed) Order to plaintiff using the email address I have been using to communicate with plaintiff's wife Ellen Williams. The email with attachments was not returned to our email server. On the same date, using our established office procedures, I caused copies of these same documents to be mailed by certified mail, return receipt requested, postage prepaid, to plaintiff at his current address.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Dated: May 13, 2008.

/s/Mark F. Anderson Mark F. Anderson Kemnitzer, Anderson, Barron, Ogilvie & Brewer LLP 445 Bush Street, 6th Floor San Francisco, CA 9411 Phone: (415) 623-3784, ext 101 Fax: (415) 861-3151

email: mark@kabolaw.com

Decl of Mark F Anderson In Supp of Motion for Lv to Withdraw, Williams v Experian, No C 0705956 CRB